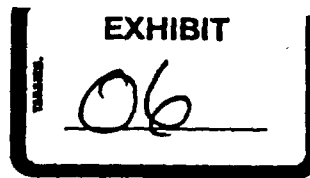


4-11-94



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TO: DSF Files

17 7 0402

FROM: Brenda Apple, NFO

RE: Saad-Nashville # 19-533

Subject: Meeting with EPA and Saad Steering Committee,
April 8, 1994

Wilda Cobb, EPA attorney, opened the meeting by informing the committee (see attached list) that a site access hearing had been held in Nashville on 4-7-94. Basically, Federal Judge Echols granted EPA access to the site but did not give them a blank check to spend another 10 years at the site studying it. The Judge tasked EPA to submit a brief which included what the agency wanted to do and how long it would take to do it. This was drafted for the Judge and a copy was available to meeting representatives in draft form (attached).

As far as site conditions and planned work goes, EPA stated the following:

1. No high risk direct exposures exist at the site.
2. A potential release of contaminants from the site via ground water will be investigated through a dye trace study.
3. Extent of contamination will be defined in areas of concern including the southwest portion of the Saad property which extends into the CSX RR berm and onto Franklin Brick property.
4. A free product removal will be performed of saturated soil/fill material. Contaminated perched groundwater will also be contained (pumped) during work at the site.

Drew Goddard, representing the steering committee, stated that the group realized the site is not going away; that there was still work to be done and the committee is NOT quitting (contrary to some rumors of such floating around). The committee is recommending an RI/FS for the soils and groundwater.

There was substantial discussion as to why EPA was proceeding with a removal and why a nearby 110 acres was not being investigated. Comments were made by State representatives that DSF would be cooperating with EPA to the fullest extent possible concerning this effort. Any coordination needed between other sites for the dye trace

could be handled by the State. Also, DSF would work with EPA in establishing clean-up levels so that DSF would not be inclined to request additional removal when oversight lead is regained. The DSF would most likely, however, be picking up any groundwater concerns.

Drew concluded the meeting by saying that he would discuss the proposed actions with the entire committee and let EPA know what their involvement would be.

4-0-19

Name

Regraining 17 7 0404

Phone

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